BEFORE THE APPEALS BOARD FOR THE KANSAS DIVISION OF WORKERS COMPENSATION

R. CHRISTINE CARLSON)
Claimant)
VS.) Docket Nos. 196,058
	202,079; & 213,434
THE BOEING COMPANY)
Respondent	
AND)
AMEDICAN MANUEACTUREDS MUTUAL INS. CO.)
AMERICAN MANUFACTURERS MUTUAL INS. CO.)
Insurance Carrier)

ORDER

Claimant appeals from a December 2, 1997 Award entered by Administrative Law Judge Jon L. Frobish. The Appeals Board heard oral argument on June 12, 1998.

APPEARANCES

Claimant appeared by her attorney, Russell B. Cranmer of Wichita, Kansas. Respondent and its insurance carrier appeared by their attorney, Eric K. Kuhn of Wichita, Kansas.

RECORD AND STIPULATIONS

The Appeals Board considered the record and adopted the stipulations listed in the Award. In addition, during oral argument to the Board the parties agreed that respondent could supplement the record by providing the wage information that had been omitted. Thereafter, by letter dated August 4, 1998, respondent provided average weekly wage calculations and supporting documentation that established claimant's entitlement to the maximum weekly benefit amount.

ISSUES

This case involves three separate accidents, each with its own separately docketed claim. These three claims were consolidated for trial and decision. The Administrative Law Judge awarded claimant permanent partial disability compensation based upon a 10 percent impairment of function to the shoulder. The other two accidental injuries were

determined to have been temporary aggravations only with no permanent impairment or disability. Claimant appealed the ALJ's findings as to the nature and extent of disability in all three docketed claims. Respondent raised the issue of whether claimant met with personal injury by accident arising out of and in the course of employment on the dates alleged.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

Having reviewed the entire record and having considered the briefs and arguments of the parties, the Appeals Board finds that the Award entered by the ALJ should be affirmed.

The findings of fact and conclusions of law enumerated in the Award by the ALJ are found to be accurate and are adopted by the Appeals Board. The Appeals Board agrees with the analysis of the record by the ALJ regarding the nature and extent of claimant's disability and in particular the medical evidence concerning the permanent impairment in each docketed claim. The Appeals Board further agrees that claimant is not entitled to a work disability award for the reasons set forth in the Award.

AWARD

WHEREFORE, it is the finding, decision, and order of the Appeals Board that the Award entered by Administrative Law Judge Jon L. Frobish dated December 2, 1997, should be, and is hereby, affirmed.

Dated this day of C	ctober 1998.	
	BOARD MEMBER	
	BOARD MEMBER	
	ROADD MEMBED	

c: Russell B. Cranmer, Wichita, KS
Eric K. Kuhn, Wichita, KS
Jon L. Frobish, Administrative Law Judge
Philip S. Harness, Director

IT IS SO ORDERED.